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**Here's freedom to him who would speak,
Here's freedom to him who would write;
For there's none ever feared
that the truth should be heard,
Save him whom the truth would indict!
ROBERT BURNS – 1759-96**

**Subject: Kevin Käther Re-sentenced to 20 Months
The Latest Judicial News from Absurdistan
By the authors of the *National Journal*
Translated by J M Damon**

Like a true patriot, Kevin Käther has been fighting the modern Inquisition tribunals on behalf of the German nation.

In an appeal hearing on 9th June 2009, Tiergarten District Court (Berlin) initially sentenced him to a prison sentence of eight months without probation.

The concerned citizen will ask: What brought about his guilty verdict and prison sentence? Kevin's crime consisted of sending compact discs (CDs) of Germar Rudolf's proscribed book "Lectures On the Holocaust" to three judges in Berlin and then filing an official complaint against himself for violating Germany's notorious censorship laws.

His purpose in doing this was to judicially determine, in a court trial, whether Rudolf's factual conclusions are scientifically valid.

In the cover letter that he sent with the CDs, he stated that if empirical evidence proved the contents of Rudolf's book to be inaccurate, he would accept his punishment without objection or appeal. He wrote:

"Under the censorship laws of the Federal Republic, distribution and dissemination of this book is proscribed as 'Denial of Holocaust.'
Germar Rudolf, the author of this book, was sentenced to a prison term for the commendable but criminal act of writing it.

As a self-respecting German I have a patriotic obligation to publicize these lectures in our country...

I realize that I will probably be indicted and convicted in a court of law for my action, and I accept that probability.

In the ensuing criminal trial, you will be required to testify as witnesses.

For this reason, you should familiarize yourselves with the factual contents of Rudolf's book, applying old-fashioned German thoroughness."

The indictment came immediately.

In order to either prove or disprove the veracity of Rudolf's book in a judicial framework, Kevin submitted over four thousand pages of empirical evidence during his trial, along with Rudolf's "Expert Report on the Alleged Gas Chambers of Auschwitz."

[Rudolf, a diploma chemist at the Max Planck Institute, had originally prepared this expert report for the Defense in the 1992 trial of Retired Gen. Otto Ernst Remer for "Denying Holocaust."]

In 1993 Gen. Remer sent the Rudolf Report to more than 300 professors of Inorganic Chemistry. Not a single professor found a single mistake in his numerous analyses, and an expert witness in a Swiss court also attested to its accuracy.

Regarding this report, the director of the Jewish Anne-Frank Association in Amsterdam, Hans Westra, made the following statement in 1994 on the Belgian TV program "Panorama":

"The scientific analysis in this expert report is perfect."

The Rudolf Expert Report was Kevin's main piece of evidence, but he pointed out a number of

other discrepancies in the official "Holocaust" tale that need clarification as well.

For example, the newsweekly *Die Zeit* had reported that the "Auschwitz Holocaust" was carried out by mass shootings rather than homicidal gas chambers.

In addition, Kevin called on Gita Sereny, Britain's foremost Jewish "Holocaust" researcher and writer, as a witness.

In the *LONDON TIMES* issue of 29 August 2001 she agreed that Auschwitz was not an extermination camp.

Kevin also wanted the judges to indicate which of the official estimates of the number of Auschwitz deaths is correct, since they range from 66,000 to 9,000,000.

Kevin then asked the Court to clarify which of the judicially valid Maidanek verdicts is correct: Berlin District Court determined that Maidanek Concentration Camp had no homicidal gas chambers, whereas Düsseldorf District Court ruled that mass gassings took place in homicidal gas chambers there.

He also asked the judges to clarify through evidentiary findings whether the victims in Treblinka Camp were killed with steam or gas.

The Allied Military Tribunal decreed that victims were "steamed" at Treblinka whereas Federal Republic verdicts claimed they were "gassed."

With over 4000 pages of evidentiary motions, Kevin hoped to make the Court establish whether he, on the strength of the documents he presented, had a legal right to publicly express the opinion that no homicidal gassings took place in Auschwitz and other wartime camps.

However, all of his evidentiary motions were disallowed, and he was threatened with additional criminal charges for attempting to introduce them!

This young German patriot, who had hoped to determine whether his historical opinions were correct or incorrect by introducing empirical evidence in a German court of law, had fallen into the black pit of judicial chaos.

The German courts refused to rule on whether official documents and their own rulings, which wildly contradict one another, support Kevin's opinions.

Kevin then appealed his verdict within Tiergarten Court.

In these proceedings, in which he submitted another 2500 pages of evidentiary motions, the original verdict of eight months imprisonment was upheld, as was the Court's proscription against his submitting evidence.

Kevin then appealed on points of law to the next higher court.

Then, on **16 September 2009**, a judicial sensation occurred: the Fourth Criminal Section (Kammergericht) of Berlin Superior Court of Justice vacated the verdict of the Tiergarten Appellate Court – and it did so in a way that allowed nothing but acquittal!

The Kammergericht ruled that Kevin's sending the book CD to three judges did not involve the public, which was indispensable for the crime of "Holocaust Denial."

Their decision reads as follows:

"The handing out of literature to one or a few specific individuals does not fulfil the requirement of distribution unless it is definitely established that these individuals intended to further distribute the literature.

The charge specified in the appealed verdict does not constitute such distribution.

"'Distribution' is not involved here because we are dealing with only three CDs of the book that were intended for specific recipients and sent to them alone.

The 'critical value' of the minimum number of recipients needed to qualify as 'distribution' is clearly not present."

Thus the Kammergericht ruling forced the hand of the Court of First Instance.

Because it was now clear that acquittal was certain to result from the first trial, Tiergarten District Court prepared a new indictment - this time on account of the evidence that Kevin attempted to submit.

The submission and consideration of evidence to prove the innocence of defendants is of course a universally recognized human right.

The European Convention of Human Rights specifically protects it.

In the "Holocaust" witch trials that are currently staged in the Federal Republic of Germany, however, this basic human right is routinely trodden underfoot.

It is undeniable that by refusing to accept evidentiary motions that would prove innocence in "Holocaust" trials, German courts routinely deny defendants the fundamental human right to a legal defense.

Actually the situation is even worse: our courts take the denial of human rights a step further than merely refusing to allow accused persons to defend themselves.

Not only are defendants forbidden to defend themselves: Even worse, they are charged with additional crimes for submitting evidentiary motions.

Not even China engages in such judicial tyranny!

On **10 December 2009** Kevin was sentenced to a prison sentence of one year and eight months for repeated "Incitement of the Masses" (specifically, reading and submitting evidentiary motion in his first trial.)

This time, however, even though his "crime" was greater than in the first trial (distributing proscribed literature), the Court surprisingly substituted probation for prison time, even though the greater "crime" would logically rule this out.

Did the judges suddenly develop a conscience, or did they simply abandon all attempts at logical consistency?

Even with this new sentence, however, the Court still lacks any and all legal basis for sentencing Kevin.

This is because he had asked the Court to declare

the session in which he read his evidentiary motions "not open to the public."

Again no "public" existed, and with no public, there can be no distribution.

As the Kammergericht ruled, such a public is necessary for conviction under Section 130 of the Penal Code.

Thus this intrepid young father of a family, an honorable and patriotic German, has been effectively silenced.

With the probated sentence, the Court obviously intends to hold him politically hostage so that in future he will "keep his mouth shut."

Kevin exhibited truly heroic patriotism, however.

He is a family man with a small daughter, and his conscience and sense of responsibility oblige him to refrain from further action under the present system.

He has done enough, risked enough, struggled in exemplary fashion.

Now he must devote himself to his family.

Our unjust and inconsistent system is certain to bring about its own downfall.

The original is posted at:

www.globalfire.tv/nj/10de/verfolgungen/kevin_kaethe_r.htm

The Brendon O'Connell Case in Perth

1. On 11 December 2009 Fredrick Töben visited Perth to observe in the District Court a call-over in the Matter of Director of Public Prosecution - DPP, Western Australia, and Brendon O'Connell.

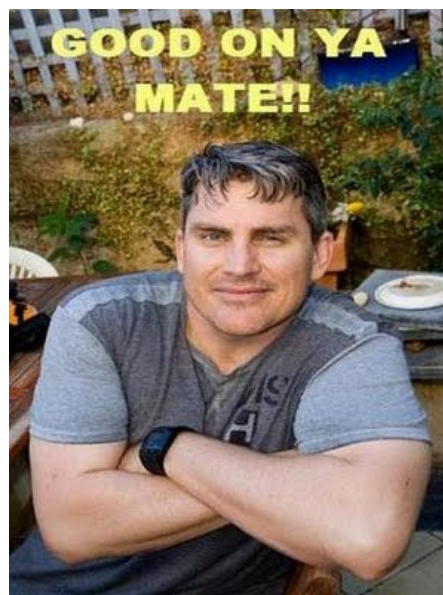
2. The matter is important because Mr O'Connell is accused by the state of racially vilifying Jews, and so it must be clarified whether the Jews are a race, a religion or both, or anything else. The DPP has taken up this complaint laid by a young Jew in Perth who felt harassed by O'Connell.

3. If the court finds being a Jew is a racial matter, then this brings in the National Socialist definition that a Jew is a race, something that speaks against the facts, though the ethnic category would support the facts that some Jews make up an ethnic category, for example the Ashkenazi-Khazars and the Sephardics.

4. While visiting Israel during the 1970s Töben met Chinese and Indian Jews, and in Africa during the early 1980s he met African Jews.

5. He thus concludes that the Jew is a religion and not a race.

6. Problems may emerge when the definition is tested in the Perth District Court because there will be claims made that being Jewish is a matter of one's mindset.



Mr Brendon O'Connell challenges the fundamentals: Is a 'Jew' a religious or racial Category?

7. There is legal strength in this argument because Australians of European descent have claimed they identify with the Aboriginal people and thus, for example, in matters of social security purposes they claim to be indigenous, which courts have accepted as legitimate.

Finding her voice

Glen.towie@ruralpress.com

Port Macquarie News, Wednesday, January 6, 2010



Dagmar, 4th from right, takes up farmer's argument

Dagmar Brenne is a 67 year-old woman who had never been to a protest rally. That was until last Monday.

The Port Macquarie woman was so moved by the plight of hunger-striking farmer, Peter Spencer, she travelled to the nation's capital to join his protest.

Mr Spencer, a farmer from Cooma in the state's south, is in day 45 of a hunger strike.

Suspended on a platform 10 metres above the ground, the farmer has lodged his personal protest against the federal government's use of farm land to meet Kyoto Protocol commitments.

The farmer has been unable to graze 90 per cent of his land due to changes in state laws, and his bank is threatening foreclosure.

Under the previous federal government, Australia claimed a 22 per cent reduction in greenhouse emissions at Kyoto, entirely through state-based native vegetation laws, which prevented clearing on properties such as Mr Spencer's.

No compensation has ever been paid to farmers affected by the new law.

Across Australia, 119n million hectares have been prevented from being partially cleared, which has saved the federal government billions of dollars in penalties under the Kyoto Protocol.

The father-of-two says he will stay on his hunger strike until there's a Royal Commission and compensation for farmers.

Ms Brenne was joined in Canberra by about 25 people from the Mid-North Coast for the rally.

The Nationals' senator Barnaby Joyce addressed about 500 people who had gathered in support of Mr Spencer.

The Port Macquarie woman hoped her participation in the protest would help draw national attention to the plight of farmers.

"We can no longer ignore Peter's situation or the situation of farmers in general where suicide is commonplace and farmers are forced off the land," Ms Brenne said.

Survivor clinging to hope of new search

Daniel Bateman, bateman@tpc.newsltd.com.au

The Cairns Post, Tuesday January 12, 2010

A Cooktown man who survived the sinking of a freighter during World War II wants the Federal Government to help find the merchant vessel, so he can reclaim his missing gun.

The SS *Fingal* was torpedoed by the Japanese off Nambucca Heads on the New South Wales mid-North

Coast while it was sailing between Sydney and Darwin on May 5, 1943. Twelve people were killed.

The 2137-tonne Norwegian steamer sank within a minute, with 19 survivors left clinging to wreckage.

Cooktown resident John Bird, 82, who served as a deckhand on board the vessel, spent five hours in the water clinging to floating timber, while sharks circled.

Mr Bird, who was 15 at the time, said he only survived the torpedo blast after suffering a last-minute bout of seasickness.

"For the first time in my life, I felt a bit seasick. So I thought I might go and have a bit of a lie down before I go back up with the deck crew," Mr Bird said. "I laid down, and then there was a violent explosion.

"I thought, 'Oh, God, the bloody bosun has come and knocked me out of bed for sleeping when I should have been working'. It turned out to be a Japanese torpedo."

Mr Bird said he then raced to the stern of the *Fingal* as fast as possible, suffering minor lacerations to his face from flying splinters from the disintegrating ship.

"As I started to turn and go forward to the lifeboats, I saw a trail of a second torpedo that missed us by about six feet, go under the stern travelling from right to left," he said.

"I thought 'Oh God, I wonder whether we're going to get another one'.

"I ran forward and another one hit the boat, and then we went under."

In the mad dash to abandon the fast-sinking boat, Mr Bird said he did not have time to find his own lifejacket, which had been illegally fitted with a secret pocket containing his treasured .45 calibre British Bulldog revolver.

While they were in the water, the *USS Patterson*, which had been escorting the *Fingal*, dropped depth charges to try to destroy the enemy submarine.

"We could feel (the charges) in the water. They were under no orders to hang around and pick us up," Mr Bird said.

"There were 19 of us in the water, some of us lightly injured, just holding onto mainly damaged timber and cargo.

"I suppose it was shocking. But it was just such a shock to the mind that you really don't understand how badly you bare off.

"I thought there were sharks underneath me at one time. I could see dark shapes. I wasn't at all perturbed.

"I just thought if there are sharks, then there are bloody sharks. And that's just the attitude."

The surviving crew members were eventually plucked from the water by the *Patterson*. They were dropped off at port in Newcastle the next day.

Following the discovery of the *AHS Centaur*, about 50 miles east-northeast of Brisbane, Mr Bird hoped the Australian Government would help fund an expedition to locate the wreck of the *Fingal*.

"If they can find the *Centaur*, then they can find all of these wrecks, the *Fingal* included," Mr Bird said.

He was hopeful his British Bulldog revolver may still be among the wreckage, somewhere off Nambucca Heads.

"If they do find it, I would like my gun back," Mr Bird said.



Fredrick Töben together with long-time friend and supporter, John Bird, Cooktown.



So much for that certain 'offensive' salute – even Captain Cook did it!



Memories: John Bird holds a photo of the *SS Fingal* which was sunk during World War II and, inset & below, the discovery of the *AHS Centaur*.



**Readers critical of Croat leader's comments
as Premier Brumby describes tennis louts as an 'embarrassment'**
Kelly Ryan and Aaron Langmaid with Matthew Schulz, *Herald Sun*, January 19, 2010 12:00AM

UPDATE 4.45pm: A CROATIAN leader says media coverage of nazi-saluting Croat tennis thugs is just vilification of her community.

Australia Croatia Community Services committee member Linda Paric, speaking on radio this morning, blamed the media for portraying Croatians as troublemakers, despite the fact photographs clearly show the Croatian colours on many of the supporters.

Her comments have [sparked fierce debate among heraldsun.com.au readers](http://heraldsun.com.au), with many slamming Ms Paric's view of the issue, claiming she is denial.

Should life bans be imposed on tennis thugs? Have your say in the comments below

"Linda Paric is living in complete denial," wrote Tracie of Geelong. "Fact is, people dressed in Croatian supporters' colours etc were caught red-handed with flares, and were caught causing trouble. No-one is being racist, or targetting

them. The situation is quite clear - if they behaved appropriately there would be nothing to report."

"Sorry Linda, pictures speak a thousand words," wrote Johnny. They were wearing Croatian colours and throwing flares and giving the bird ... you can't be serious to think we believe this is all a beat up."

Croatian-Australian Emil Bulum also criticised Ms Paric, saying she "in no way" spoke for the majority of her community.

"Who the hell is Linda Paric?? ... I am a Croatian-Australian and am very embarrassed by the antics of these stupid young hoodlums."

Premier John Brumby today described the behaviour by the mob as "an embarrassment" to the whole country.

"I think it's embarrassing to Australia and, I gotta say, I think probably embarrassing to the Croatian community as well," Mr Brumby told 3AW today.

"They don't do any credit to anyone. They don't do any credit to themselves. They don't do any credit to their community. They don't do any credit to Victoria. They are an embarrassment."

After 11, mostly Croatian supporters, were ejected yesterday four people were today thrown from the ground for unruly behaviour, which included shouting, standing on seats and disrupting play.

Unlike yesterday's trouble, Police Superintendent Jock Menzel said there was "no particular group" involved during the Australian Open's second day.

Police said they were generally pleased with the behaviour of fans at Rod Laver Arena.

Security staff continued to search fans entering the arena for flares on day two. "I'd like to think the warning's helping, certainly we're acting on what we say we're going to do and that is take swift and appropriate action," Supt Menzel said.

This morning, Ms Paric attacked the *Herald Sun's* coverage as "predictable annual hysterical reporting and negative portrayal of the Croatian community is disappointing and a real comment on our media and its role".

And she also claimed "no other community in the history of this country has been (as) vilified repeatedly".

The racist goons - some wearing Croatian colours - intimidated other fans, let off flares and spat on, then slapped a *Herald Sun* photographer. The disgraceful display made a mockery of so-called multicultural Melbourne as tennis fans around the world tuned in for the first Grand Slam event of the year.

But Ms Paric instead told Neil Mitchell on 3AW: "I say shame on the media for not taking its role as the fourth estate responsibly, and I also say shame on them because the first thing that is plastered everywhere is Croatia and Croats".

Ms Paric dodged questions about whether the group were Croatian supporters, saying: "I have no idea whether they are, or not."

"I have no idea whether they're not. I have been looking at pictures in the *Herald Sun*. And, while some of them are wearing chequered tops ... a lot of them are wearing hoodies." She claimed they were wearing hoodies "because they're teenagers".

Ms Paric repeatedly refused to accept the group were of Croatian background, saying they would have to be charged and identified to "clarify their ethnicity".

"Every year it is portrayed as the Croatian community, and this is the problem with it ... every single year."

Pressed to accept the behaviour was a problem, she said "no-one condones this".



Open shame: Nazi-saluting Croatian tennis supporters on their way to the Australian Open have triggered community outrage, but the Croatian community say they are being unfairly targeted. Picture: Craig Borrow. Source: Herald Sun

Listen to the Linda Paric interview:

http://media.mytalk.com.au/3AW/AUDIO/190110_Croatian_Debate.wmv

"I call on anyone who goes to the tennis whether they are Croatian or any other ethnicity to show respect and regard, first of all for the players because if I was a Croatian player I wouldn't appreciate any (bad) behaviour.

Asked whether she accepted there was an element of Croatian supporters, she said "of course there are Croatian supporters". She said "I don't know what trouble they caused" despite looking at the pictures of Nazi salutes and flares.

"Croatian fans are not the only ones who have brought flares into sporting events."

Ms Paric disputed whether the front page photograph clearly showing a Nazi salute was what it appeared.

"The Nazi salute. I really challenge that ... there's also a three-fingered salute in that. When did that become the Nazi salute? In the same picture taken from different angles."

"I'd really like to see that picture uncropped."

Stop violent louts ruining our tennis

As the racists brought shame on Melbourne on the first day of the Australian Open, police, tennis officials and politicians were red-faced and fuming yesterday.

Family First Senator Steve Fielding said racist louts should be banned from all sporting events for at least three years or jailed.

"People have the right to go to these events without having to put up with this kind of trash," he said.

The trouble started when eight people were barred from entering the tournament for carrying flares. One flare was let off outside Melbourne Park even before play started.

Teams of security staff were waiting when the front gates opened but some Croatian fans dodged them by running up the stairs while others attempted to hide their faces under hoodies.

Another 11 goons were ejected from court six, half an hour into Croatian Ivo Karlovic's match against Czech Radek Stepanek.

One supporter was found carrying two flares.

Police Supt Jock Menzel denied security failed. "You must understand people are innovative and they will go to great lengths to smuggle contraband into the particular venue," he said. He said police assisted security staff in ejecting Karlovic's supporters, who have been banned for the rest of the tournament.

Two were fined \$234, one for disrupting play and the other for possessing a flare, but no charges were laid.

"These 11 people were disruptive, they were standing on seats and they were causing problems for the other spectators who were there to watch the game," Supt Menzel said. "Tennis Australia and Victoria Police, we won't tolerate poor behaviour and we've demonstrated that this morning."

On a dramatic opening day:

RAIN delayed the start of play and interrupted several outdoor court matches.

AMERICAN ace Andy Roddick was lucky not to aggravate a knee injury when he crashed into a linesman.

"AUSSIE" Kim Clijsters breezed through.

The tournament has been marred in recent years by fights between racial groups, including the opening day in 2007 when Serbian and Croatian fans attacked each other.

Several people are currently facing court over a fight last year between Serbian and Bosnian fans.

Security measures have been boosted this year, including more police and an extended CCTV system.

Police also have new anti-social powers which allow them to issue on-the-spot fines and eject unruly fans.

<http://www.heraldsun.com.au/sport/tennis/racist-goons-doing-nazi-salutes-bring-shame-on-melbourne-on-first-day-of-australian-open/story-fn4oejin-1225821002409#>

Prof James Damon advises:

I would certainly agree that the expression "Herrenvolk" as used by Germanophobes is a pejorative phrase, designed to depict Germans, German culture and German policies as racist and genocidal.

It seems to me that the problem is one of propaganda rather than etymology.

The historiography of the Germanophobes was triumphant.

Consequently it is true that "Herrenvolk" is still commonly used and translated as "master race," even though "Herr" does not necessarily mean "master" and "Volk" does not necessarily mean "race."

Since Germany and English are both Germanic languages, "master" and "race" have cognates in German, namely "Meister" and "Rasse."

A literal translation of "master race," if one wanted to be objective, would be "Meisterrasse."

However this lacks the psychological "punch" of "Herrenvolk," a term that actually existed in German, although it had a different connotation.

Perhaps "Herrenvolk" is comparable to "White man's burden" as used by Kipling and others in the 19th and 20th Centuries. Both "Herrenvolk" and "White Man's Burden" originally included a sense of the responsibility of the advanced, efficient and dominant cultures toward the more backward cultures.

"Herrenvolk" as used by the Germans did not mean ruthless genocide, as the Germanophobes implied (and continue to imply.)

Regarding www.cwporter.com/quiz.htm, I cannot find any mistranslations.

If one wanted to be a bit more literal one could translate "aus reiner Kampflust kämpfen" as "fighting from pure love of combat" rather than "fighting for the sheer hell of it."

But the colloquial expression clearly has more "punch."

More on this from: mdamon@yahoo.com
carloswporter@yahoo.es

Is this the turn-around for Germans, playing the victim at last? Or is it shame for needing to play the victim?

Angry boss radio ad ruled "offensive to Germans"

Reuters January 21, 2010, 4:33 am

LONDON (Reuters) - Britain's advertising watchdog has banned a radio ad featuring a man speaking loudly in German and which asked: "Is your boss a bit of a tyrant?" Thirteen listeners complained to the Advertising Standards Authority (ASA), saying it used an outdated stereotype.

The advert for the Reed Online recruitment agency featured a man speaking to his boss who responded angrily and loudly in German. The voice-over said: "Boss a bit of a tyrant? Find your perfect boss on the UK's biggest job site ..."

The ASA said: "We concluded that, given the extreme reaction and aggressive tone of the German speaking boss, the ad reinforced a negative and outdated cultural stereotype of German people as overpowering and tyrannical and therefore

the ad had the potential to cause serious offence to some listeners."

It banned the advert for breaching rules on good taste and decency. Reed did not comment but industry body the Radio Advertising Clearance Center said it believed most listeners would regard the scenario as humorous and inoffensive.

It said the boss character was a generic "German-sounding orator," which they believed was a well established type in British comedy culture.

(Reporting by Stephen Addison; Editing by Paul Casciato)

<http://au.news.yahoo.com/a/odd/6702123/angry-boss-radio-ad-ruled-offensive-to-germans/>

AJC Slams Polish Bishop's Holocaust Denial

NEW YORK, Jan. 25 /PRNewswire-USNewswire/ -- AJC condemned Bishop Tadeusz Pieronek, one of the leading figures in the Polish Catholic Church, for describing the Holocaust as a "Jewish invention" in an interview with an Italian Catholic news website.

Pieronek also accused Israel of turning the Holocaust into "propaganda" and called for Palestinians to be commemorated through a day similar to International Holocaust Memorial Day, which falls on January 27. "Bishop Pieronek's shameful lies, broadcast in a week when the world reflects on the murder of six million Jews and millions of others by the Nazis, must be swiftly and unreservedly condemned by the Polish Catholic

Church and the Vatican," said AJC Executive Director David Harris. AJC also urged that Pieronek be disciplined by his superior, Cardinal Stanislaw Dziwisz, the Archbishop of Krakow.

"After the recent controversy involving Holocaust denier Bishop Richard Williamson, we expect the Vatican to act decisively against all manifestations of Holocaust denial and anti-Semitism within the Church," said Harris. "Bishop Pieronek's odious comments highlight why such action is sorely needed."

<http://www.prnewswire.com/news-releases/ajc-slams-polish-bishops-holocaust-denial-82623942.html>